1	BOUTIN JONES INC.		
2	Daniel S. Stouder SBN 226753 Ian K. McGlone SBN315201 555 Capitol Mall, Suite 1500 Sacramento, CA 95814-4603		
3			
4	T: (916) 321-4444/F: (916) 441-7597		
5	Attorneys for Defendants, DB Asset Group, LLC;		
6	Gary Dambach, Jr. and Todd Dambach		
7			
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	INTEGRITY BUSINESS PARTNERS, LLC,	Case No.: 2:21-cv-01187-KJM-KJN	
12	a California Limited Liability Company,		
13	Plaintiff,	STIPULATION AND ORDER EXTENDING DEFENDANTS' TIME TO	
14	VS.	RESPOND TO THE COMPLAINT	
15	DB ASSET GROUP, LLC, a Florida Limited Liability Company; GARY DAMBACH, JR,		
16	an Individual, TODD DAMBACH, an Individual, and Does 1 through 10, inclusive		
17	Defendants.		
18			
19	IT IS HEREBY STIPULATED, and respectfully requested, by and between Plaintiff and		
20	Defendants by and through their designated counsel, that:		
21	WHEREAS all defendants recently retained the same counsel.		
22	WHEREAS on August 30, 2021, defense counsel signed a waiver of the service of summons		
23	provided by plaintiff for defendants Gary Dambach, Jr. and Todd Dambach and each is required to		
24	file and serve an answer or motion under Rule 12 on or before October 18, 2021.		
25	WHEREAS defendant DB Asset Group, LLC was previously served and is currently		
26	required to file and serve an answer or motion under Rule 12 on or before September 23, 2021, by		
27	prior agreement between Plaintiff and DB Asset Group, LLC.		
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1	WHEREAS October 18, 2021 is more than 28 days beyond the date by which DB Asset	
2	Group, LLC was originally required to respond to the complaint. Local Rule 144(a).	
3	WHEREAS the parties agree that all defendants shall have until October 18, 2021 to file and	
4	serve an answer or motion under Rule 12.	
5	IT IS SO STIPULATED.	
6		
7	Dated: August 30, 2021	BOUTIN JONES INC.
8		By:
9		Daniel S. Stouder Ian K. McGlone
10		Attorney for Defendants, DB Asset Group, LLC; Gary Dambach, Jr. and Todd Dambach
11		ELE, Gary Bamouen, II. and Todd Bamouen
12	Dated: August 30, 2021	ALVES RADCLIFFE LLP.
13		By:
14		Suzanne M. Alves Attorney for Plaintiff, Integrity Business
15 16		Partners LLC.
17		
18		
19	IT IS SO ORDERED.	
20	DATED: September 7, 2021.	
21		MANUAL.
22		CHIEF UNITED STATES DISTRICT JUDGE
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24		
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STIPULATION AND ORDER